Case 5:21-cr-00139-SLP Document 13 Filed 07/15/21 Page 1 of 1 <u>DETENTION HEARING COURTROOM MINUTE</u>

CASE NO. <u>CR-21-139-SLP-2</u> DATE <u>7/15/2021</u> RECORDING <u>Ctrm #201;11:00 AM; 1 hour</u>
UNITED STATES OF AMERICA VS VALENA ALICIA ACOSTA-GWYNN
MAGISTRATE JUDGE GARY M. PURCELL DEPUTY: CARRIE JAMES
PLF CNSL DANIELLE CONNOLLY DFT CNSL: JOHN JENSEN
Retained PT SERVICES RAVEN McDANIEL INTERPRETER:
 X Defendant appears, custody of USM, with counsel. X Parties announce ready. X Parties provided with a written /an oral Pretrial Services report / Petition for Supervised Release Violation. X Court inquires of Plaintiff regarding notifying victim(s) of their rights.
PRELIMINARY HEARING
Preliminary Hearing waived. Waiver entered. Government introduces evidence w/testimony of witness(es) and rests. Defendant introduces evidence w/testimony of witness(es) and rests. Defendant rests without introducing evidence. Government-Defendant proffer(s) evidence and rests. Court finds probable cause that the alleged offense(s) have/has been committed and that the Defendant committed them/it. Defendant to appear for further proceedings. DETENTION HEARING
Govt withdraws request for detention and recommends Dft be released on bond with conditions per release order. Defendant requests the Detention Hearing be postponed at this time reserving the right to request a hearing at a later date should Defendant be released from current hold/sentence. Detention Order entered. Dft waives right to detention hearing. Waiver of Detention Hearing and Consent to Order of Detention Pending Further Proceedings entered. Order of Detention entered. Govt introduces evidence w/testimony of witness(es) and rests. Dft proffer(s) evidence and rests. Govt-Dft rest(s) without introducing evidence. Govt-Dft make(s) closing statements.
WITNESS(ES) FOR GOVERNMENT WITNESS(ES) FOR DEFENDANT 1. Ryder Burpo 1
COURT ORDERS: The Court finds good cause to exceed the 3 and 5-day time limits provided by the Bail Reform Act. A Detention Hearing will not be held at this time based upon Defendant=s federal hold/sentence (in this or other jurisdictions). Should Defendant be released from the hold/sentence, a Detention Hearing will be promptly held upon request of either party. Dft temporarily detained pending further hearing. Detention Hearing held. Def ordered released on present conditions of supervised release with addition of electronic location monitoring and home detention. Dft detained pending Final Revocation Hearing. Detention Order entered. Dft remanded to USM. Dft released with non-financial conditions per Release Order. Bond set at \$5,000 Unsecured Bond with conditions per Release Order as the Court finds that the release of the Defendant on a personal recognizance bond or unsecured appearance bond would not reasonably assure his/her appearance in court and the safety of the community. Dft released on previously posted bond w/conditions per Release Order. Dft remanded to custody of USM pending execution of bond.